UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

KEVIN ALLER,

Petitioner,

11cv9089 (JGK) 00cr977 (JGK)

- against -

ORDER

UNITED STATES OF AMERICA,

Respondent.

JOHN G. KOELTL, District Judge:

The Court received the attached letter, dated September 18, 2020, from the defendant. Because the defendant is represented by counsel in connection with his resentencing, pursuant to the First Step Act, the Court strongly urges the defendant not to write directly to the Court, but to consult with his counsel, who will transmit any correspondence to the Court as appropriate. This Order is being sent to the defendant's counsel, rather than to the defendant directly because the defendant is being represented.

SO ORDERED.

Dated:

New York, New York

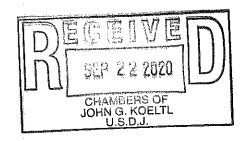
September 22, 2020

John G. Koeltl

United States District Judge

HONOCABLE JOHN G. KOELTL

1) FINALY CHARACTER LETTER 2) THREE LAW AND ARGUMENT REALLY QUESTION!



HONDRABLE JOHN G. KOELTL UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK SOO PEARL STREET NEW YORK, NEW YORK 10007

9-17-20

DEAR JUDGE KOELTL!

I REVIEWED YOUR OPIONION AND FIRST I
RESPECTFULLY APPRECIATE YOUR CANDID CONSIDERATION
GIVEN THE FACTS IN MY CASE, AS I DONT DOWNPLAY OR OVER.
LOOK THE SERIOUSNESS OF MY CHARGES. ATTHOUGH MANY YEARS
HAVE PASSED. A DAY DONT SO BY THAT I'M NOT REMORSEFUL
SO THANK YOU.

TO BE FRANK WITH THE COURT IN THE BEGGANNING MY ACTIONS IN FEDERAL PRISON WERE NOT WITH-OUT INCIDENT, AS THIS COURT KNOWS. I WAS PLACED IN THE UNITED STATES PENITENTRARY. AND THE US. ATTORNEY. IS WELL AWARE THOSE PLACES ARE FILLED WITH SOME OF THE MOST NATORIOUS MEN IN THE COUNTRY. WHO SPEND MOST OF THIER TIME CARRING LESS AS MOST HAVE SERVIOUS AMOUNTS OF TIME, EVEN WITH SO YEARS I WAS CONSIDERED SHORT IN TIME. AND IN TURN I HAD MY BATTLES IN PRISON. I OWN MY CONDUCT I COUND HAVE ENDED UP SERVIOUSLY HURT OR WEAR TOOSAY THE LEAST, I ALWAYS KNEW I MAY NOT MAKE IT AS THERE IS. ALWAYS SOMEONE TRYING

YOUR HONOR I DECIEDED EVEN WITH ALL THIS TIME I'M A BETTER PERSON THAN THAT, AND I STOPPED! PREST. I STOPPED BEING MAD AT THE WORD, AND MOST OF ALL AN ENEMY TOO MY SELF, I FOUND-OUT THE HARD WAY I MUST CAN FOR MY SELF" BEFORE I COULD CARE FOR THE WELL BEING OF OTHER AND THE TOUTH IS MY BATTLE, WAS NOT AN EASY COAD DEFINITLY NOT A DOWN HILL FIGHT, MORE UPHILL BUT I CAME TOO TERMS, AND STARTED CAREING FOR MYSELF AS WEll AS OTHERS! IN RETURN MANY WAIKED AWAY FROM ME AND THAT WAS FINE. I HAS TO SWALLOW MY POIDE, I HAVE SPENT MANY YEARS TAIKING TOO OTHERS METORING THEM MOSTLEY TELLING THEM THIS LIFE TENOT WHERE ITS AT. IN THE END YOUR HONOR ITS MY FAMILY WHO STOOD BY ME THROUGH OUT All THIS TIME, NOT THE (STREETS) OR ANY OF MY SOO CALLED (HOMEBOYS) WHERE WERE THEY? ALWAYS ASK! NO WHERE. FRAUDS WHO WHEN I WAS OUT, TAINED A GOOD SAME!

AND FROM THE START IT WAS MY FMMBRATELY FAMILY WHO HAD MY BACK FROM BRATH I WAS LIKE MANY THAT I CROSSED CBLINDED BY THE FALE GLAMOUR. I'M NOT ALONE IN MY BLINDNESS. I'VE REPENTED ENDLESSLY OF COURSE. SOME WILL SAY ITS BECAUSE I'M IN HERE TRYING TO OBTAIN MY FREEDOM.
THE TRUTH IS I DON'T WANT TOO BE VESTURBAYS MAN.

THE FIRE MAKING SURE. HE BONT EVER APPEAR ASAIN! I'M

(NOT THAT MAN ANY MORE HE BONT EXIST! SULE ENOUGH

I'M WELL AWARE THE U.S. ATTORNEY FEEL'S ANOTHER WAY. BUT HE WAS NOT PRESENT TOO PERSONELY SEE CHANGE EVEN PHYSICALY I'M NOT THE SAME! BUT THAT! SMALL COMPARED TOO MY NEW WAY OF THINKING! I SPEND TIME WITH MY FAMILY THROUGH Q-MAILS, PHONE AND VISITS. EVEN MORE IMPORTANTLY THERE WILL NEVER BE ENOUGH REGRET FOR THE PAIN MY FAMILY HAVE SUFFERED THROUGH-OUT ALL THESE YEARS. I'M TRULY SORRY FOR THEM ANY AND ALL VICTIMS IN MY CASE.

RESPECT FULLY Nevin Peller TN ABDITION BECAUSE I'M OVERWHELMED WITH THIS
OPPORTUNITY. I LEAD YOUR OPINION AND I BELIEVE I'M WITH
YOU. THE COURTS USED THE STATUTETO COME CLOSEST TO LIFE AS
POSSIABLE. HOW EVER THE STATUT HAS NO ROOM FOR SROUPING
WITHIN ITS LANUAGE IN REGARDS TO THE CROSSREFFERINCING I
HAVE ASKED MY ATTORNEY TO SEND THE CROSSREFERENCE IF HIS
IN THE STATUTE I WAS CONVICTED UNDER I KNOW IT'S IN

HOW EVER THE COURT CHOSE TO USE THE STATUTORY
LANGUAGE INSTEAD, MY SNOUPING IS ILLEGAL AND IF I'M
CORRECT MANIMEE AND TERMIORIAL SURISDICTION, MEAN'S FEDERAL
ENCLAVES AM I'M RIGHT?

LASTONE!

3553 (A) LET'S YOU MR KOELT TO LOOK AT (I) A HIGHER DANGQUANTITY FINDING THAT WAS MADE FOR SENTENCING - NOT STATUTORY PURPOSE (2) A MOVANIS CAREER-OFFENDER STATUS, OR (3) A MOVANIS
SENTENCE BEING AT THE BOTTOM OF THE GUIDELINE RANGE. YOU
HAVE WIDE LATITUDE TO IDELERMINE WHETHER AND HOW TO EXER(CISE ITS DISCRETION AND THAT IT MAY CONSIDER THE 3553 (A) TACTOR'S
AND PREVIOUS DANG-QUANTITY FINDING MADE FOR THE PURPOSES OF
RELEVANT CONDUCT. SO THE GROUPING, CROSSREFERENCE WOONS?

AM I'M RIGHT?

Thin Ollen